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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/642,891	08/18/2003	Fritz Tollner	. 85883.8276	3353
22242	7590 03/14/2006		EXAMINER	
FITCH EVE	N TABIN AND FLAN	' MARCANTONI, PAUL D		
120 SOUTH I	LA SALLE STREET			
SUITE 1600	•		ART UNIT	PAPER NUMBER
CHICAGO, I	L 60603-3406		1755	
			DATE MAILED: 03/14/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)	
10/642,891	TOLLNER, FRITZ	
Examiner	Art Unit	
Paul Marcantoni	1755	

I NE MAILII	NG DATE of this communication appears on the cover sh	ieet with the correspondence address
	ument filed on <u>09 January 2006</u> is considered non-com FR 1.121 or 1.4. In order for the amendment document	
☐ 1. Amendme☐ A. Am☐ B. Ne	ARKED (X) ITEM(S) CAUSE THE AMENDMENT DOC ents to the specification: ended paragraph(s) do not include markings. w paragraph(s) should not be underlined. ner	CUMENT TO BE NON-COMPLIANT:
	t presented on a separate sheet. 37 CFR 1.72. ner	
☐ A. The "Ar ☐ B. The	ents to the drawings: e drawings are not properly identified in the top margin nnotated Sheet" as required by 37 CFR 1.121(d). e practice of submitting proposed drawing correction ha owing amended figures, without markings, in compliance ner	as been eliminated. Replacement drawings
☐ A. A.d. ☐ B. The ☐ C. Ear of e nui (Pr ☐ D. The	ents to the claims: complete listing of all of the claims is not present. ellisting of claims does not include the text of all pendinch claim has not been provided with the proper status in each claim cannot be identified. Note: the status of eventual eventual expension one of the following status identifiers: (O eviously presented), (New), (Not entered), (Withdrawn) are claims of this amendment paper have not been presenter: see attached sheet.	dentifier, and as such, the individual status ery claim must be indicated after its claim riginal), (Currently amended), (Canceled), and (Withdrawn-currently amended).
5. Other (e.g	g., the amendment is unsigned or not signed in accorda	ance with 37 CFR 1.4):
For further explanation	on of the amendment format required by 37 CFR 1.121,	, see MPEP § 714.
TIME PERIODS FOR	R FILING A REPLY TO THIS NOTICE:	
filed after allowar	n no new time period if the non-compliant amendment nce. If applicant wishes to resubmit the non-compliant a amendment must be resubmitted.	
correction, if the (including a submamendment filed Quayle action. If	n one month, or thirty (30) days, whichever is longer, from non-compliant amendment is one of the following: a premission for a request for continued examination (RCE) within a suspension period under 37 CFR 1.103(a) or (any of above boxes 1. to 4. are checked, the correction nendment in compliance with 37 CFR 1.121.	eliminary amendment, a non-final amendment under 37 CFR 1.114), a supplemental (c), and an amendment filed in response to a
	f time are available under 37 CFR 1.136(a) only if the ran amendment filed in response to a Quayle action.	non-compliant amendment is a non-final
Abandonm filed in resp	ely respond to this notice will result in: nent of the application if the non-compliant amendment conse to a Quayle action; or of the amendment if the non-compliant amendment is a t.	
Legal Instrur	nents Examiner (LIE), if applicable	Telephone No.

Application/Control Number: 10/642,891

Art Unit: 1755

The applicant's amendment to the claims submitted 1/9/06 is a non-compliant amendment under 37 CFR 1.121 for the reasons stated below:

- 1) The listing of claims does not include the text of all pending claims including the withdrawn claims. Applicants list claims 1,9,10, and 13-15 as withdrawn but do not include the full text of these claims. It is improper to merely label the claim as (Withdrawn) without providing the full text of each withdrawn claim.
- 2) Claims 16-18 are still listed as (New) claims when in fact they are no longer new. They were listed as "new" in the 4/7/05 amendment of claims but now are no longer new claims. These should be listed as (Currently amended) and not (New).
- 3) The amendments to the claims are improper. In claim 2, for example, it still lists the crossed out portion "concrete article" and the added underlined term <u>process</u> (From 4/7/05 amendment) yet the new amendment of 1/9/06 should not contain the deleted terms "concrete article" any longer nor should the term process be underlined.

It appears that this situation occurs in all pending claims. Applicants must understand that if a term or terms were crossed out and thus deleted that they should not appear again in the next amendment. The same goes for previously amended and underlined terms. These terms should not be underlined in subsequent amendments. It is also confusing because the new 1/9/06 amendment contains cross-outs or deleted terms and newly underlined or added terms so it is difficult to determine if the changes were from the 4/7/05 amendment or 1/9/06 amendment.

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4) The amendment is also improper in that the applicants are now changing their invention from "A process for producing a concrete **article**" to "A process of producing a concrete **mixture**" which is a different invention from the originally elected invention. Applicants are reminded to delete the term "mixture" and amend back to <u>article</u>. Should applicants not do so, it will be treated as non-responsive as this is a non-elected invention. Thus, they are respectfully requested to amend it back to its original form. The applicants are thus respectfully requested to comply with the comments above for their next response to be fully responsive.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Marcantoni whose telephone number is 571-272-1373. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jerry Lorengo, can be reached on ***. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Paul Marcantoni Primary Examiner Art Unit 1755

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